

BARATTA, BARATTA & AIDALA LLP

ATTORNEYS AT LAW
546 FIFTH AVENUE
NEW YORK, NEW YORK 10036
(212) 750-9700

JOSEPH P. BARATTA
JOSEPH A. BARATTA*
ARTHUR L. AIDALA*

OF COUNSEL:
HON. BARRY KAMINS (RET)
HON. JOHN M. LEVENTHAL (RET)
MARIANNE BERTUNA*
MICHAEL V. CIBELLA
IMRAN H. ANSARI*
JOHN ESPOSITO*
DIANA SAMSON#
MICHAEL JACCARINO
MICHAEL DiBENEDETTO*

* ALSO ADMITTED IN NJ
ALSO ADMITTED IN CT

FACSIMILE: (917) 261-4832
E-FAX: (212) 202-4435
WWW.BARATTALAW.COM

BROOKLYN OFFICE
8118 13TH AVENUE
BROOKLYN, NEW YORK 11228

NEW JERSEY OFFICE
340 NORTH AVENUE, 3RD FLOOR
CRANFORD, NEW JERSEY 07016

June 10, 2022

The Honorable Lewis A. Kaplan
United States District Judge
United States Courthouse
500 Pearl Street
New York, NY 10007

Re: FTC v. RCG Advances, LLC, et al.
1:20-cv-04432-LAK

Dear Judge Kaplan,

We represent Defendant Jonathan Braun ("Braun") in the above-captioned action. On June 2, 2022, the Court granted Braun until June 10, 2022 to submit a reply in further support of his cross-motion seeking to withdraw and amend deemed admissions and separately to amend his answer and interpose a statute of limitation defense. (ECF 126). On June 7, 2022, before Braun had submitted his reply or the motion was fully briefed, the Court denied Braun's cross-motion. (ECF 130).

In accord with the Court's order dated June 2, 2022, the motion has not been fully briefed and Braun still has the opportunity to reply to the FTC's opposition. Braun therefore respectfully requests that the Court consider his annexed reply and withdraw the June 7, 2022 order denying Braun's cross-motion prior to any decision.

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We thank the Court for its time and attention.

Respectfully submitted,
Baratta, Baratta & Aidala LLP

By: /s/Joseph P. Baratta
Joseph P. Baratta

JPB/dr

cc: Gregory Ashe (*via ECF*)
Federal Trade Commission
Email: gashe@ftc.gov

Julia Heald (*via ECF*)
Federal Trade Commission
Email: jheald@ftc.gov